STATE OF SOUTH DAKOTA)	IN CIRCUIT COURT
) SS	
COUNTY OF STANLEY)	SIXTH JUDICIAL CIRCUIT
BRYAN ANTHONY REO,)	58CIV 20-07-Fraudulent Transfer
)	S.D. Supreme Court # 29890 Outlawry
Plaintiff,)	Pre-Mature Executions pending Appeal
)	58CIV19-35 (Lindstedt & Aryan Nations
)	58CIV 21-16, 21-24, 21-40, & 22-16
vs.)	PASTOR LINDSTEDT'S & ARYAN
)	NATIONS MOTIONS UNDER
MARTIN LINDSTEDT, PASTOR,)	COLOR OF SDC 15-18-1 REGARDING:
THE CHURCH OF JESUS CHRIST)	JUDGE BRIDGET MAYER'S IMPROPER
CHRISTIAN / ARYAN NATIONS OF	<u> </u>	WRITS OF EXECUTION SIGNED
MISSOURI,)	WHILE ALL OF THESE JUDGMENTS
Defendant(s)/Counter-Clain	nants.)	ARE STILL UNDER APPEAL

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt) OF THE Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter described as Pastor Lindstedt's Church) to make written objections regarding Judge Bridget Mayer's unlawful, tyrannical and corrupt signing of writs of execution done in collusion with antifa lawyer Robert Konrad and long-time state and federal agent provocateur Bryan Reo to have a sheriff's sale by Stanley County Sheriff Brad Rathbun on 26th May 2022 of Pastor Lindstedt's inheritance of 1800+ acres to satisfy \$2.75 million in excessive mythical compensatory and punitive damages violative of not only the 1st Amendment, but the 7th Amendment jury trial promises and 8th Amendment claims of "no excessive fines or judgments" summarily imposed. Judge Bridget Mayer in her July 31, 2020 Memorandum Decision said that no execution against Pastor Lindstedt and Aryan Nations property would take place "until the Ohio court matters are resolved, and this matter is concluded." Page 3, Decision. However due to the South Dakota Supreme Court sanctioning Pastor Lindstedt and his Aryan

Nations Church with what in effect is a Sanction of Outlawry and a "Lawyer's Proscription" given Lindstedt's overt contempt for these corrupt courts, rubber-stamping Bryan Reo's /Robert Konrad's blackmail of Pastor Lindstedt's sister, Judge Mayer acceded to state-sponsored civillawfare piracy and signed the "foreign judgments" of Bryan Reo in 58CIV 19-35 (Reo v. Lindstedt, Aryan Nations in Lake County Ohio before a lynch-mob jury) which did go to Ohio courts and before the U.S, Supreme Court. But also 58CIV21-16 for \$1 million by negro-jew judge Solomon Oliver, 58CIV21-24 before crazy Judge John Adams (for being told that Bryan Reo's father wouldn't show up to the Lake County trial so Pastor Lindstedt thought what turned out to be Reo's father was yet another of Reo's mongrel homosexual lovers). Both these matters have been fully briefed and are awaiting judgment by the 6th Circuit Court of Appeals. Regardless of how these decisions go, Pastor Lindstedt intends to quantrillize and chernobylize NorthEastern Ohio via their North Perry Nuclear Power Plant (NPNPP) for dragging himself and his Aryan Nations Church to face bogus civil-lawfare litigation for being an unrepentant white supremacist and Dual-Seedline Christian Identity (DSCI) pastor. The only way to get their attention is to kill a couple million of them and to enslave the few survivors and leave them with a radioactive memorial for the next 100,000 years as to the dangers of a corrupt pseudorepublican form of government and letting lawyers, mongrels. Perverts & whiggers run wild.

Likewise with 58CIV21-40 for \$750,000. As of today Bryan Reo has had to submit three Appellee Briefs explaining how he is entitled to \$750,000 because he was made fun of by Pastor Lindstedt for being a "mamzer faggot ZOGbot", i.e. a mongrel of mixed part jew ancestry, a raving predatory homosexual and a long-time (since 2002) state and federal agent provocateur (commonly called a "ZOGbot" which is the preferred term for these Soldiers of Satan within the Racial and Religious Resistance out to destroy the state and federal regimes called the "Zionist"

Occupied Government" or "ZOG" for short for the past 50 years.) Bryan Reo, Lawyer Konrad, and Reo's ZOGbot lawyer friends from the Foundation for the MarketPlace of Ideas (FMI, See Exhibit #1 the 2017 IRS 501(c)(3) Tax Form showing that they instigated Charlottesville 1.0) are all ZOGbots. Thus these Bryan Reo cases in Ohio and here in South Dakota are simply Bryan Reo appearing before the ZOG kangaroo korts as a police instigator and agent and having the corrupt judges rule summarily excessive judgments without benefit of a jury trial to achieve a desired end — that of destroying the lives, property and liberty of the targeted racial and religious leadership of the subject population so that they can be replaced by a more tractable population of non-whites. See Exhibit #2, "Prey 4 Muh Suckcess" posted by "SwordBrethren the "Teutonic Crusader" a.k.a. Bryan Reo on Baal Finck's Christogenea forum on Monday August 25 2014 # 7:40pm. In this forum post to Reo's fellow mongrel, homosexual fellow ZOGbots Bryan Reo with its first federal lawsuit against Pastor Lindstedt transferred from Ohio to Missouri boasted:

"I have a particular enemy in Missouri who has a stake in a cattle ranch in South Dakota, I am asking that God deliver his property, all his wealth, all of his land, all of his assets, all of his money, to me, to me and leave him desolate and penniless... along with the entire estate, wealth, property, money, etc. of the wicked one in Missouri [the ranch in South Dakota might be worth \$500,000 just by itself." Exhibit #2

By the way, Judge Bridget Mayer was appraised of this Exhibit #2 but upon the lying denials of Reo and Konrad chose to believe that Bryan Reo / SwordBrethren suddenly found out about Pastor Lindstedt's inheritance in 2018, four years after initiating the first lawsuit for \$10.75 million in Ohio federal court. Mayer also pretended to believe that Robert Konrad who obviously stole Pastor Lindstedt's sister's Susan Bessman confidential legal files while working at the Ollinger Law Firm was suitable for being Bryan Reo's antifa lawyer to collect his loot. Attorney Konrad even went so far as to hand to Pastor Lindstedt an Ollinger Law Firm pen which can be seen in the Daily Capitol Journal front-page story of early 3rd Sept. 2020. Pastor

Lindstedt's sister knew that Attorney Konrad was playing with Pastor Lindstedt to show his undue influence over Judge Mayer. They even hastened the evidenciary hearing in order for Konrad to let Judge Mayer railroad some wretch on criminal charges at 4:30pm on 31 Aug 2020. Judge Mayer screetched about how "Now is not the time to discuss the ethics of Robert Konrad representing Bryan Reo." Which is of course correct. The proper time to discuss the corruption of the South Dakota legal & political system is when the Oahe Dam is destroyed and those able to flee be they lawyers, judges, politicians, police and they's families is running for the bluffs atop which are gallows, wood chippers, acid baths, hungry dogs, gelding knives and an enraged collection of warlords ready to dispense Biblical and Medieval summary justice as Pierre and Ft. Pierre are flushed away by the Deluge to be the monument ruins like in Ohio against the wages of sinful corrupt democratic and republican regimes and in favor of limited local warlordism.

Upon the South Dakota Supreme Court dismissing Pastor Lindstedt's appeal to stop punishing his sister Susan Bessman for unknowingly accepting Pastor Lindstedt's transfer to her in Oct. 2019, pointing out that Susan Bessman wanted since March 2020 when she first heard of Bryan Reo to immediately quit-claim it back to Pastor Lindstedt and make the "unlawful transfer" action moot. However Bryan Reo, Attorney Konrad, and her first lawyer Kody Kyriss didn't want her to simply sign the quit-claim and make this "illegal transfer" litigation moot. In January 2021 Pastor Lindstedt's sister came over to visit Pastor Lindstedt in the trailer she bought for Roxie Fausnaught and gave Lindstedt a copy of Robert Konrad's extortionary threats to take her inheritance as well unless she would sign over to Attorney Konrad and Bryan Reo the inheritance that they had asked for injunctive relief from transfer. Pastor Lindstedt read the first couple of pages of Konrad extortion then set it aside. However Susan Bessman upon hearing that the Reo/Konrad extortion would be posted on the Aryan Nations web page surreptitiously took it

back. Pastor Lindstedt decided to not file an appellate brief hoping that Susan Bessman would keep the inheritance protected from Bryan Reo and Robert Konrad. The Judge Mayer decision was so fraudulent that Pastor Lindstedt thought that the matter would be in litigation until after Collapse and the consequences of this corruption would become made evident and thus denied.

To Pastor Lindstedt's surprise, the Ohio federal courts decided to write their own populations' death warrants by rendering summary judgment without jury trial and for a total of \$2.75 million in Bryan Reo mythical compensatory and punitive damages contrary to their 1st, 7th, and 8th Amendments and finishing off the pretense of "rule of law" in all four Bryan Reo cases, which now are all under appellate review during 2021 although the Steffani Reo case was just finished last month by federal Judge Christopher Boyko. The reason that destroying the myth of rule of law in doing away with these paper protections and letting lawyers and judges run wild is that a new warlord-based order means exterminating not only the non-whites such as Bryan Reo but the regime-criminal whiggers, especially the lawyers and judges as things fall apart. Judge Bridget Mayer in the final days of 2021 and early 2022 was in fact assessing a fine of \$18.670 for Pastor Lindstedt "disobeying" her temporary and permanent injunction for cashing the last rent check for 2019 of \$15.600 before Lindstedt transferred his inheritance to his sister on 25 Oct. 2019 which was four months before Bryan Reo and Robert Konrad even filed this "unlawful transfer" litigation in Feb. 2020. Thus this South Dakota court and court system has destroyed any pretense to serving law or justice. Rather these South Dakota courts have allowed lawyers and judges to destroy white lives and property on behalf of non-white agents provocateur and their antifa lawyers working in tandem to steal and harm under color of law. Now young white men are killing non-whites because they are finding out that whites are being replaced by treasonous elites and Pastor Lindstedt and his Aryan Nations Church is of course

pointing out that only White People are human with souls and that it is necessary to not only exterminate the non-whites but these Satanic forms of government and their servants through killing or enslaving those who are salvageable. Judge Mayer by signing there writs of execution prior to appellate review is actually signing writs of execution for herself, her friends and family and criminal regime, both root, branch and tender twig.

The South Dakota Supreme Court having notice due to Pastor Lindstedt's appeal in showing the corruption of Lawyer Konrad, Kyriss, and Judge Bridget Mayer threw a tantrum on 11 April 2022 and denied the appeal of these judicial decisions to blackmail Pastor Lindstedt's sister, to fine Pastor Lindstedt for his actions before this fraudulent predatory litigation, and to reward Bryan Reo with a payoff before the matter was fully resolved. The corrupt South Dakota Supreme Court even decided to do away with the pretense of habeas corpus. Even now the 58CIV20-07 and SDSC # 29890 decision can be appealed to the U.S. Supreme Court within 90 days of 11 Apr. 2022. However, Attorney Robert Konrad presented some writs for execution the judgments not only of 58CIV19-35 against Pastor Lindstedt and his Aryan Nations Church for \$400 that Bryan Reo obtained from a corrupt Lake County judge and lynch mob jury back in June 2019 and Judge Mayer signed that even though her corrupt decision in 58CIV20-07 backed up by the South Dakota Supreme Court is still under appeal or will be to the US Supreme Court which might decide tyo avoid open civil war by having agents provocateur and lawyers with the help of state courts take the lives, liberties and property of 2d Civil War combatants. Thus according to both Ohio, Missouri and SDCL 15-16A-6 the laws say the same thing: If a judgment debtor shows the circuit court that an appeal from the foreign judgment is pending the court shall stay execution of the foreign judgment until the appeal is concluded. Given that due

to Bryan Reo and Robert Konrad and Judge Mayer's misconduct Pastor Lindstedt has no money to pay for a bond not that he ever would because Pastor Lindstedt doesn't recognize this satanic court's lawful jurisdiction. On July 31, 2020 Judge Bridget Mayer recognized this principle of law keeping the likes of Attorney Konrad and Bryan Reo from racking up civil-lawfare barratry false judgments in Ohio and due to 25+ lawsuits impoverishing Pastor Lindstedt into destitution as has been Konrad's and Bryan Reo's plan to use this satanic mongrel abomination ZOGbot's position to do so as stated, Exhibit #2 back in Aug. 2014. Doubtless this will be the application of your "law" until such time as when the Oahe Dam is broken and regime criminals, especially the lawyers, politicians and piglice and their regime-criminal families have to leave as supercedeas theys' spawn's testicles to be put in a receivership mason jar or are used as walking wombs along with all of their lands, property and money and left destitute now that the South Dakota Supreme Court have destroyed appeals and habeas corpus and then the full measure and then some is measured right back until extirpation both of the regime criminals and their corrupt and evil form of government. Judge Bridget Mayer promptly on 13 April 2022 signed the Writ of Execution and then proceeded to levy on it to the Sheriff Bras Rathbun without providing any Notice to Pastor Lindstedt or his Aryan Nations Church. However what goes around comes around and while Pastor Lindstedt has found out on 13 or 14th May when Attorney Konrad finally sent him a letter tihat the sheriff's sale would take place on the Stanley County Courthouse steps on May 26th. Pastor Lindstedt shall in return maybe sometime brand then skin out the pelts of regime criminals and their families to place atop their own crucifixes "Here be regime criminals and their families who thought they was kings of the ZOGlings." Indeed, in time everything which regime criminals though was secret shall be known & made manifest.

Judge Bridget Mayer upon reading the Writ of Outlawry against Pastor Lindstedt and his Aryan Nations Church then went on an execution writ spree and even went so far as to sign likewise on 13 May three more Bryan Reo foreign judgments – all of them likewise on appeal before the 6th Circuit Court of Appeals. Take 58CIV21-24 for \$500,000 for Bryan Reo's father who Pastor Lindstedt mistook for a Bryan Reo homosexual lover since Bryan Reo said that he wasn't to appear in court. Or 58CIV21-16 by the negro judge Solomon Oliver, likewise without benefit of jury trial and the \$1 million judgment certainly is excessive for the mythical compensatory damages Bryan Reo would not and could not give and another half-million in punitive damages also under appeal before the 6th Circuit Court of Appeals. Or 58CIV21-40 by the smartest federal judge of the lot, Judge Christopher Boyko with \$259,000 non-computed damages and \$500,000 punitive. This one took a while longer because it wasn't until later that Judge Boyko decided to let off Bryan Reo's Aryan hump Kyle Bristow (See Exhibit #1) and the criminal regimes of Ohio, Lake County, some Lake county judge and others, so this appeal is still being briefed. The legal tricks that this corrupt court makes against those subjected to its tyranny really makes normal white men want to hear you regime criminals scream to the skies!

But signing the Writs of Execution in Bryan Reo's wife's case 58CIV22-16 took a while because it wasn't until 21 April that Judge Boyko finally signed a judgment and the appeal in the 6th Circuit could continue. Judge Mayer signed that Execution Writ on 27 April 2022 even though it is likewise on appeal and the Pastor Lindstedt's property sold along with the rest on 26th May 2022. In fact, rthe day after talking to Sheriff Rathbun on 18th May and asking him to give Pastor Lindstedt a full 60 days to notify the federal appellate courts about Bryan Reo antics, Bryan Reo sent Pastor L:indstedt an e-mail whining that even though Reo told the 6th Circuit Court of Appeals about the South Dakota Supreme Court Bill of Attainder & Outlawry &

Proscription Against Pastor Lindstedt and his Aryan Nations Church and to dismiss Lindstedt's Appeal instead that Court set up the Briefing Schedule but would only notify Pastor Lindstedt by mail and so (See Exhibit Reo-email of 19 May 2022) Bryan Reo was huffy because Reo's ZOG-sponsored barratry civil-lawfare wasn't working as quickly as Reo liked. But what matter given that Judge Mayer has already set up selling Pastor Lindstedt's inheritance even if under appeal? The South Dakota justice mill is churning out massive thievery under color of law just like the buffalo hunters did back in the late 19th Century in killing, skinning out and tanning the hides of buffalo for an extinction event for private profit. Sort of like Bryan Reo, Robert Konrad, Judge Bridget Mayer, the South Dakota Supreme Court and the state & federal governments suppressing racial & religious White dissent from Aryan Nations pastors & churches. None of them have any good sense of what will inevitably happens when it is their turn in the dock.

So given that there has been a civil lawfare collapse in which these corrupt courts have allowed Bryan Reo as a ZOGbot to run wild destroying ZOG's precious CONstitutional and Bill of Goods "protections" for openly White men resisting ZOG/Babylon in the Ohio courts and between Attorney Robert Konrad interacting with Judge Bridget Mayer as every single member of the thieving legal profession from top like the Supreme Court to the very lowest bottom-feeder like Konrad what is to be done about these thieving regime criminals selling off Pastor Lindstedt's inheritance in violation of SDCL 15-16A-6? Under color of SDCL 15-18-1?

In an hour and a half call to Sheriff Brad Rathbun – who likewise like Pastor Lindstedt was born in 1957 and knew Pastor Lindstedt's grandparents who created the legacy – he whined that he simply has to follow the orders of the court no matter how corrupt. Upon pointing out that the "execution writs" gave him a full 60 days to "execute" and that Pastor Lindstedt didn't find out about this proposed sale when \$2.75 million of these federal court judgments are under

appeal as of now, Four of them were signed on April 13th, the Steffani Reo one on 27 April and due to be "executed" at the same time. Why couldn't this sheriff's sale delayed for a time until the federal courts either come to a decision or Pastor Lindstedt has a time to ask for a Writ of Prohibition delaying the sale until all appeals processes are through? Give Pastor Lindstedt fifty days from when Judge Mayer unlawfully hastened the "executions", all of them. Sheriff Rathbun pointed out that the Notices had been printed by the Capital Journal at Reo / Konrad expense to be stolen from Pastor Lindstedt. Unlike in talking to the Ohio courts where the situation was much like Sodom and Gomorrah deliberately inciting YHWH's wrath from their lawfare habit of kidnapping carayan travelers then judicially murdering them this situation in South Dakota is more like the Tribe of Benjamin protecting these Amorite Canaanite Gibeonites who got judicial power refusing to turn over these judicial killers to the rest of the tribes of Ancient Israel or punish them theysselfs so that the entire Tribe less 600 had to be exterminated in the resulting civil war. Sheriff Rathbun is in the same situation as the citizens of Baghdad given the insult to Genghis Khan or someone walking the streets of Hiroshima or Dresden when the time of judgment falls. When Pierre and Ft. Pierre are wiped off the face of the Earth so that the ruins can be seen as a warning about corrupt republican forms of government and theys' korts and Resistance Drumhead Tribunals are set at the tops of the bluffs perhaps some sort of strict leniency can be done to regime-criminal offenders and their families, if for nothing more than by giving them the faintest hope like for every single one of the billions that they might squeak through on Judgment Day, they will make peace for their damnation unlike that of the danmed lawyers and politicians regarding theysselfs and theys' families deserving of their fate.

However upon reading the SDSL code the Sheriff can take all of the 60 days to delay "execution" and can twice delay for three days upon his own initiative any sale. Saying that you

must follow some corrupt court's unlawful orders has never cut it in the face of revolutionary mostly vengeful justice when it all comes around. The sheriff shall receive a copy of this Notice.

Wherefore, this Motion Showing Cause as to why these impending "Executions" against Pastor Lindstedt's inheritance by Bryan Reo and Robert Konrad unlawfully signed given that these foreign judgments corruptly obtained are still under appeal and thus under SDC 15-16A-6 must be stayed until all them are completed is hereby filed by e-mail and by US Mail to Judge Bridget Mayer and Attorney Konrad and e-mailed to the Sheriff of Stanley County, South Dakota Supreme Court, the federal courts involved in these Bryan Reo civil-lawfare suits, and others. While this unlawful sale may indeed continue the guilty regime criminals and their enablers shall surely pay and hopefully before Judgment Day.

The New 16 Words of The Church of Jesus Christ Christian / Aryan Nations of Missouri:

We must chernobylize the North Perry Nuclear Power Plant and exterminate and sterilize North

East Ohio.

20 Words for South Dakota: Pierre must be flooded off the face of the earth and regime criminals and their families exterminated or enslaved forever.

Hail Victory!!!
Mentin Zinlalt Postor CTCCHNP

/S/. Pastor Martin Lindstedt

Defendant/Appellant, First Servant of YHWH's Servant Nation of Aryan Christian Israel Pastor, Church of Jesus Christ Christian/Aryan Nations of Missouri

338 Rabbit Track Road

Granby Missouri 64844

(P): (417) 472-6901, (E): pastorlindstedt@gmail.com

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy with exhibits of the foregoing Motion for stay of execution pending appeals was e-mailed & mailed 21 May. 2022 to the Clerk of Courts, Stanley County, Stanley County Courthouse, 08 East 2d Avenue, P.O. Box 758, Ft. Pierre, SD 57532

A copy of the foregoing was mailed and e-mailed to Plaintiff's Attorney rob@xtremejustice.com to Attorney Konrad, 1110 E. Souix Ave. Pierre South Dakota 57501.

Having not much money the following were e-mailed only on 21 May 2022:

Sheriff Brad Rathbun, of Stanley County
The 6th Circuit Court of Appeals asking for a Stay of "Execution"
South Dakota Supreme Court

A copy of the foregoing was e-mailed to the South Dakota Supreme Court, 500 E, Capitol Ave. Pierre South Dakota 57501

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Wha	t is the organization's primary exempt purpose?	Educational / Civil R	ights Advocacy			quired for section (c)(3) and 501(c)(4)
	cribe the organization's program service accompli			rogrem services.		anizations; optional for
AS IT	neasured by expenses. In a clear and concise m	lanner, describe th	e services provided	, the number of	othe	ers)
pers	ons benefited, and other relevant information for ea	ach program title.			ļ	
28	The Foundation for the Marketplace of Ideas, Inc., as	sisted with high prof	ile legal cases involvi	ng constitutional		
	rights. Payment was made for record requests, attor	ney's fees, and litiga	tion-related costs.	# P = AMA+ dd d wh ar pub ppud gg		
			ints, check here .		28a	16,500
29	The Foundation for the Marketplace of Ideas, Inc., se		observers to Charlott	esville, Virginia,		
	to monitor the controversial rally that occurred there		~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~			
	A If the ground	includes foreign are	ints, check here .	<b>►</b> ☐	298	200
	(Grants \$ 0) If this amount The Foundation for the Marketplace of Ideas, Inc., us				2.00	
30	Texas A&M University, the University of Michigan, an	ed the Freedom of the	iversity which were n	neted on the		
	organization's website. The money was sent to the u	miversities' for the c	osts of the records.	240144 AL 4110	•	}
	(Grants \$ 0) If this amount	includes foreign an	ints, check here .	▶□	30a	657
31	Other program services (describe in Schedule O)					
	(Grants \$ 0) If this amount	includes foreign gr	ants, check here .	, ▶□	318	a 0
	The state of the s	d				
32	Total program service expenses (add lines 28a	inrough 3 (a)		<u> </u>	32	
	IV List of Officers, Directors, Trustees, and Key	Employees (list eac	n one even if not comp	ensated—see the ir		
		Employees (list eac	n one even if not comp ny question in this l	pensated—see the in Part IV		
	List of Officers, Directors, Trustees, and Key Check if the organization used Schedule	Employees (list each O to respond to a (b) Average	n one even if not comp	ensated—see the ir	nstru ee (ø)	ctions for Part IV)
	IV List of Officers, Directors, Trustees, and Key	Employees (list each O to respond to a	n one even if not comp ny question in this i (c) Reportable compensation (Forms W-2/1098-MISC)	pensated—see the in Part IV  (d) Health benefits, contributions to employ benefit plans, and	ee (e)	ctions for Part IV)
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# $\textbf{Coase1:219:40-00298940-448} \ \, \textbf{Powc}\#: \textbf{25e-2} \ \, \textbf{Fired: 03/13/120} \ \, \textbf{25cmf48:2paged0} \\ \textbf{\#:25311}$

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Form 95	O-EZ (2016)			age 3
Part				
	instructions for Part V) Check if the organization used Schedule O to respond to any question in this	Part		<u> </u>
33	Did the organization engage in any significant activity not previously reported to the IRS? If "Yes," provide a detailed description of each activity in Schedule O	33	Yes	No
34	Were any significant changes made to the organizing or governing documents? If "Yes," attach a conformed copy of the amended documents if they reflect a change to the organization's name. Otherwise, explain the change on Schedule O (see instructions)	34		<b>√</b>
35a	Did the organization have unrelated business gross income of \$1,000 or more during the year from business activities (such as those reported on lines 2, 6a, and 7a, among others)?	35a		<u>✓</u>
c	If "Yes," to line 35a, has the organization filed a Form 990-T for the year? If "No," provide an explanation in Schedule O Was the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization subject to section 6033(e) notice, reporting, and proxy tax requirements during the year? If "Yes," complete Schedule C, Part III	35b 35c		
36	Did the organization undergo a liquidation, dissolution, termination, or significant disposition of net assets during the year? If "Yes," complete applicable parts of Schedule N	36		✓
37a	Enter amount of political expenditures, direct or indirect, as described in the instructions > 37a 0			
b 38a	Did the organization file Form 1120-POL for this year?	37b		<b>√</b>
ь 39	If "Yes," complete Schedule L, Part II and enter the total amount involved			
a	Initiation fees and capital contributions included on line 9	-		
ь 40а	Gross receipts, included on line 9, for public use of club facilities	1		
b	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in any section 4958 excess benefit transaction during the year, or did it engage in an excess benefit transaction in a prior year that has not been reported on any of its prior Forms 990 or 990-EZ? If "Yes," complete Schedule L, Part I	40b		
c	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Enter amount of tax imposed on organization managers or disqualified persons during the year under sections 4912, 4955, and 4958.			
d	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Enter amount of tax on line 40c reimbursed by the organization			
0	All organizations. At any time during the tax year, was the organization a party to a prohibited tax shelter transaction? If "Yes," complete Form 8886-T	40e		
41	List the states with which a copy of this return is filed Michigan	248-83	0.002	
42a	The organization's books are in care of ▶ Attorney Kyle Bristow  Located at ▶ P.O. Box 381164, Clinton Twp., MI  ZIP + 4 ▶	480		
h	At any time during the calendar year, did the organization have an interest in or a signature or other authority over		Yes	No
u	a financial account in a foreign country (such as a bank account, securities account, or other financial account)?	42b		1
	If "Yes," enter the name of the foreign country: ▶			1
	See the instructions for exceptions and filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR).			
C	At any time during the calendar year, did the organization maintain an office outside the United States?  If "Yes," enter the name of the foreign country:	42c	L	<u> </u>
43	Section 4947(a)(1) nonexempt charitable trusts filing Form 990-EZ in fleu of Form 1041 — Check here and enter the amount of tax-exempt interest received or accrued during the tax year	• •	Yes	No
44a	Did the organization maintain any donor advised funds during the year? If "Yes," Form 990 must be completed instead of Form 990-EZ	44a		7
b	Did the organization operate one or more hospital facilities during the year? If "Yes," Form 990 must be completed instead of Form 990-EZ	44b		. <u> </u>
đ	Did the organization receive any payments for indoor tanning services during the year?  If "Yes" to line 44c, has the organization filed a Form 720 to report these payments? If "No," provide an explanation in Schedule O	44c 44d		
45a b	Did the organization have a controlled entity within the meaning of section 512(b)(13)?  Did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section 512(b)(13)? If "Yes," Form 990 and Schedule R may need to be completed instead of Form 990-EZ (see instructions)	45a 45b m 990		✓ ✓
	For	m マダV	C.A.	KUID

# Coase1:219-20-0029894CAB Docc#:12621 Filed: 03/13/120 1601432Pages 19:45142

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Form 990	r <b>EZ</b> (2	2016)					Page 4
46 '	Did t	he organization engage, directly or i indidates for public office? if "Yes,"	ndirectly, in political c	ampaign activities	on behalf	of or in oppos	Yes No
Part \		Section 501(c)(3) organization All section 501(c)(3) organization 50 and 51.	<b>s only</b> is must answer que	stions 47–49b ar	nd 52, an	d complete th	
	Check if the organization used Schedule O to respond to any question in this Part VI						
48 49a b 50	is the Did t If "Ye Com	e organization a school as described in the organization make any transfers to s," was the related organization a so plete this table for the organization's oyees) who each received more that	in section 170(b)(1)(A)(i to an exempt non-cha ection 527 organizatio s five highest compen	ritable related orga on? sated employees (c	inization?  other than	officers, direct	49a 49b tors, trustees, and key
	(a)	Name and title of each employee	(b) Average hours per week devoted to position	(a) Reportable compensation (Forms W-2/1099-MIS	contrib benefit	Health benefits, utions to employee plans, and deferred ompensation	
None							
						<del></del>	
51	Com	number of other employees paid ov plete this table for the organization ,000 of compensation from the orga	's five highest compa	ensated independe	<u> </u>	ctors who eac	h received more than
	(a)	Name and business address of each independ	tent contractor	(b) Type of s	ervice	(0	) Compensation
None					<del></del>		
					- <u>-</u>		,
							4
52 !	Did 1 Comp	number of other independent contra the organization complete Scheduleted Schedule A	ile A? Note: All se	ction 501(c)(3) org		ns must attac	.►✓ Yes No
Under per true, corre	ct, an	of penury, I declare that I have examined this is decomplete. Declaration of preparer (other than	return, including accompany n officer) is based on all info	ring schedules and state mation of which prepare	ments, and er has any ki	to the best of my le nowledge	nowledge and bellef, it is
Sign Here		Signature of officer  Kyle J. Bristow: Executive Director  Type or print name and title			A	Date	
Paid		Print/Type preparer's name	Preparer's signature		Date	Check Self-emplo	
Prepa Use O	nly	Firm's name ▶				Firm's EIN ▶ Phone no.	
May the	IRS	discuss this return with the preparer	shown above? See in	nstructions	- , ,		➤ ☐ Yes ☐ No Form 990-EZ (2016)

# Cass: 1:219-X-012989-Y-HB Posc#: 25-2 Filed: 09/13/20 1709532pagenol 19: 2513

359:1018-07278623-60 DOC#: 2152 Filmed: 102017120110683. PAGGED##5\$07



Librarian o Senior Member Senior Member

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http://christian-identity.net/forum/...1263#post11263

I am The Librarian

http://whitenationalist.org/forum/ http://www.pasterfindstedt.org/forum/

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Post by Bryon Reo to show

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4 or 5 other Bryon Reo Lawsots

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Prey 4 My Suck-cess in using the ZOG korts to destroy THE ENEMY of Talmudic See-Eye Dentistry

Prey 4 My Suckcess in using the ZOG korts to destroy THE ENEMY of Talmudic See-Eye Dentistry

http://forum.christogenea.org/viewto...&t=6441#p19212 http://whitenationalist.org/forum/sh...1266#post11266 http://christlan-identity.net/forum/...1266#post11266

Exhibit #2 Exhibit #2

# 

C&Seq:1919~cv202802&89 Doc#: 2152 Files: 1020142022563. PaggED##5708
That Yahweh thy God may bless thee in all that thou settest thine hand to in the land whither thou goest to possess it.

In the past I have prayed for success in the stock market and I have never made less than 200% returns in any 6 month period and I usually tend to get 400% returns in 3-4 months.

I am presently seeking to make a covenant with God on a very specific matter. I have some ongoing issues against various foes... If Yahweh God will deliver their money, their estates, their property, their assets, into my hands, I will promptly tithe 15% [rather than the usual 10%] to my kin and those who work for our people.

I have a particular enemy in Missouri who has a stake in a cattle ranch in South Dakota, I am asking that God deliver all of his property, all of his wealth, all of his land, all of his assets, all of his money, to me, and leave him desolate and penniless.

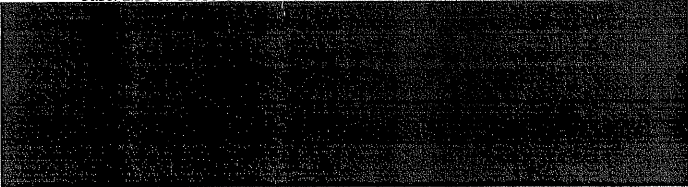
I ask that my brothers and sisters join with me in prayer and call on Yahweh to bless me and to accept my pledge of 15% tithing and to make wondrous things happen for me.

Basically when it is bolled down, I am asking Yahweh for approximately \$240,000 in the next 4 months [from various foes] along with the entire estate, wealth, property, money, etc, of the wicked one in Missouri [the ranch in South Dakota might be worth \$500,000 just by itself].

I am not ashamed to ask Yahweh to bless me in a material matter and to grant me material success. Would it be better for me to strive to succeed via my own hand and then for me to thump my chest and declare my success evidence of my genius and my own prowess? I readily confess, and proudly at that, I need Yahweh to succeed! Be with me during these trying times and humble my enemies!

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### Pray For My Success

Dby SwordBrothedn's Hon Avg 25, 2014 7140 phi

That Yahweh thy God may bless thee in all that thou settest thine hand to in the land whither thou goest to possess it.

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#### Revelation 181

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Pöstsi 402 Jained: Seji Nov 01, 2009 (11158)



# CIRCUIT COURT OF SOUTH DAKOTA SIXTH JUDICIAL CIRCUIT

HUGHES COUNTY COURTHOUSE P.O. BOX 1238 PIERRE, SOUTH DAKOTA 57501-1238

M. BRIDGET MAYER CIRCUIT COURT JUDGE Phone: (605) 773-3970 Fax: (605) 773-6492 Bridget.Mayer@ujs.state.sd.us MONA WEIGER
COURT REPORTER
Phone: (605) 773-8227
Mona.Weiger@ujs.state.sd.us

JAKE DEMPSEY
SIXTH CIRCUIT LAW CLERK
Phone: (605) 773-3974
Jake.Dempsey@ujs.state.sd.us

July 31, 2020

Rob Konrad Konrad Law Prof, LLC 1110 East Sioux Ave Pierre, SD 57501 rob@xtremejustice.com Martin Lindstedt Pro Se Defendant 333 Rabbit Track Rd. Granby, MO 64844 pastorlidstedt@gmail.com Kody Kyriss Riter Rogers, LLP 319 Coteau, PO Box 280 Pierre, SD 57501 k.kyriss@riterlaw.com

RE: Bryan Reo v. Martin Lindstedt and Susan April Bessman, as Trustee of the Susan April Bessman Revocable Living Trust, 58 Civ. 20-07

#### MEMORANDUM DECISION

Plaintiff Bryan Reo ("Plaintiff") obtained an Ohio judgment against Defendant Martin Lindstedt ("Defendant") on July 2, 2019, which Defendant has appealed. Since this time, additional claims have been brought by Plaintiff against Defendant in State and Federal Courts in Ohio. On August 10, 2019 Plaintiff made application to register and docket his judgments as a foreign judgment in Stanley County, South Dakota. On August 19, 2019, Stanley County Clerk of Courts registered the July 2019 Ohio judgments against Defendant in Stanley County, where Defendant owned real property. On October 25, 2019, Defendant transferred this real property owned in Stanley County to his sister Susan Bessman ("Bessman").

Plaintiff filed a fraudulent transfer suit against Defendant and Bessman on February 14, 2020. Plaintiff alleges that the transfer of the Stanley County real estate from Defendant to Bessman after the Ohio judgement was docketed amounts to a fraudulent transfer under SDCL Ch. 54-8A.

A Temporary Restraining Orders ("TRO") preventing Defendant and Bessman from further encumbering or transferring the property was entered on February 26, 2020 by Judge Northrup. In addition, a hearing was set for March 11, 2020, regarding Plaintiff's Motion for

Preliminary Injunction. The TRO was set to expire on March 11, 2020 as well. The TRO and hearing were extended for good cause to March 27, 2020. On March 24, 2020, Defendant requested a continuance and permission to appear by telephone. This hearing on the continuance was granted at the March 27, 2020 hearing, with Defendant appearing telephonically. The TRO was extended to June 5, 2020, at which time the preliminary injunction hearing was to also take place.

On May 19, 2020 Judge Mayer was appointed to act in the stead of Judge Northrup. On June 3, 2020, Judge Mayer held a hearing with Defendant appearing telephonically. A third continuance was granted to August 4, 2020 and the TRO was extended to August 4 as well, *unless modified by this court*. Defendant was given until June 30, 2019, to respond or file any motions.

A variety of motions have been made prior to this court holding the preliminary injunction hearing. Defendant filed a Motion to Dismiss the lawsuit on grounds that an appeal has been filed on the Ohio judgment. Plaintiff filed a Response to Defendant's Objection to the preliminary injunction being issued. Plaintiff argues Defendant should not be allowed to participate in the preliminary injunction hearing because Lindstedt transferred the property to Bessman and says he doesn't own the property anymore. Plaintiff also requests that the current TRO be extended, that Defendant's exhibits be stricken, and that Plaintiff's legal counsel be released from any obligation to file Defendant's pro se documents with Stanley County. Bessman has made no motions that need resolving at this time.

# Defendant's Motion to Dismiss

Defendant's Motion to Dismiss this action in Stanley County generally on the basis that there is an appeal pending on the Ohio judgments is denied. The present lawsuit before this Court does not concern itself with the merits of the Ohio lawsuits. Eventually, this court will need to determine whether there was a fraudulent transfer under SDCL Ch. 54-8A. That would occur IF Defendant loses his Ohio appeal and Plaintiff's judgments are affirmed. Alternatively, if Defendant prevails in his Ohio appeal and prevails in the other Ohio court cases, then Plaintiff will not be able to acquire the Stanley County property at issue to satisfy any of the Ohio Judgments. In the latter event, there would be no need to determine if the property still belongs to Defendant.

In the meantime, and before that hearing on the merits of an alleged fraudulent transfer, this court will address whether a preliminary injunction should be issued to preserve the Stanley County property in dispute. If granted, the preliminary injunction would prevent any transference or encumbrance of the property until the legal matters are concluded in the Ohio cases. The previous TROs were put in place to preserve the property temporarily. Should this court grant the Plaintiff's request for a preliminary injunction, that would merely take the place of the TRO and prohibit Defendant and/or his sister, Bessman, from encumbering or transferring the Stanley

County property until the Ohio lawsuits are finalized and the matter herein is determined. Defendant's Motion to Dismiss is therefore denied.

This court also finds that much of what Defendant has filed and discusses in his submissions to the court have no relevance to the issue of whether a preliminary injunction should issue. The court has reviewed the submissions and has given them the consideration they deserve. Again, the Defendant's motion to Dismiss is denied.

### Plaintiff's Motions

Plaintiff Motion to disallow Defendant from participating in the Preliminary Injunction hearing is next reviewed. Plaintiff's reasoning for this request is that Defendant stated he no longer owns the property and has admitted to transferring the property. Plaintiff thus concludes that Defendant has no rights to defend at the preliminary injunction hearing. The Court disagrees as this reasoning runs counter to the entire premise of this lawsuit.

SDCL Ch. 54-8A concerns fraudulent transfers. Plaintiff's case is therefore rooted in the argument that Defendant still owns the property despite the transfer to Bessman, and that Plaintiff therefore has the right to access the property to satisfy the docketed judgments once, and if, the Ohio matters are concluded in its favor. Taken as a whole, Plaintiff is stating that Defendant has rights in the property to satisfy Plaintiff's judgments yet has no stake in the preliminary injunction hearing to preserve the status quo of that same property. This reasoning contradicts itself. Plaintiff cannot have it both ways.

The Court finds that Defendant does have standing or a stake in this matter before the court. "[S]tanding is satisfied if the litigant can show that he personally has suffered some actual or threatened injury as a result of the putatively illegal conduct of the" other party. See Arnoldy v. Mahoney, 2010 SD 89, 19, 791 N.W.2d 645, 653. Ultimately, should there be a finding of a fraudulent transfer to Bessman, the property would still be Lindstedt's and it could be utilized by Plaintiff to satisfy any valid judgments. This action, thus affects Lindstedt. The court doesn't believe Plaintiff can assert that Defendant has "no interest" at the preliminary injunction proceedings, and then at some point down the road claim Defendant does in fact have ownership interest in the property that can be used to satisfy a judgment. Plaintiff's Motion is therefore denied, and Defendant may participate in the preliminary injunction hearing.

It is worth noting that once Defendant realizes that the preliminary injunction would merely preserve the property from being further transferred and encumbered (but does not resolve the merits of the underlying complaint), Defendant might very well agree that the preliminary injunction should be granted. The preliminary injunction would serve to preserve the property in question, until the Ohio court matters are resolved, and this matter is concluded.

Plaintiff filed a Motion to Extend the TRO preventing Defendant or Bessman from further transferring or encumbering the property. This court takes judicial notice of its prior judgments on this matter, and that Plaintiff has made the requisite showing and certification under 15-6-65(b)(2). Plaintiff's Motion to Extend the TRO is granted until October 2, 2020. Plaintiff is directed to submit that order to the court for signing.

Plaintiff's Motion to Strike the exhibits submitted by Defendant is denied. Plaintiff claims that these submissions are violative of SDCL Ch. 15-15A-9 and 16-21A-5. The Clerk may designate any confidential documents as such. As for the remainder of the filings, the court will consider these filings and give them the weight, credibility and consideration it determines they deserve.

Finally, Plaintiff asks this court to relieve Plaintiff of the obligation to file items on behalf of Defendant. The court previously ordered Plaintiff to do so for the sake of convenience. It is clear that this end is not being met by this arrangement. Therefore, Defendant must henceforth file his own submissions with the Stanley County Clerk of Courts.

With these issues and Motions resolved, the next step in this litigation is to set a hearing on the preliminary injunction. This hearing is to be set prior to the TRO expiring on October 2, 2030.

#### CONCLUSION

For the foregoing reasons, Defendant's Motion to Dismiss is DENIED, Plaintiff's Motion Disallowing Defendant from participating in the preliminary injunction hearing is DENIED, Plaintiff's Motion to Strike is DENIED, Plaintiff's Motion to Extend Temporary Restraining Order is GRANTED, and Plaintiff's Motion for Relief of filing for Defendant is GRANTED.

BY THE COURT

Bridget Mayer Circuit Court Judge

# In the Circuit Court STANLEY COUNTY

**Docket Number:** 58CIV19-000035-01

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In The Circuit Court STANLEY COUNTY

**Docket Number:** 58CIV19-000035-01; 2

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338 RABBIT TRACK RD .	MENTOR, OH 44061
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Court Rendered Circuit Court; Circuit Court

**Creditor Attorney** 

# JUDGMENT AWARD ACTIVITY

Туре	Amount	Judgment Date	Docketing Date / Time	Filing Date / Time
Judgment	\$400.00	08/19/2019	08/19/2019 3:13 PM	08/19/2019 9:00 AM

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58CIV19-35

In the Circuit Court STANLEY COUNTY

**Docket Number:** 58CIV21-000024-01

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MARTIN LINDSTEDT 338 RABBIT TRACK RD GRANBY, MO 64844	BRYAN ANTHONY REO 7724 TEA ROSE DRIVE PO BOX 5100 MENTOR, OH 44061
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Туре	Amount	Judgment Date	Docketing Date / Time	Filing Date / Time
Judgment	\$500,000.00	06/23/2021	07/06/2021 9:33 AM	07/06/2021 9:30 AM

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THE STATE OF SOUTH DAKOTA TO THE SHERIFF OF STANLEY COUNTY:

You are required to satisfy the above judgment, together with interest and accruing costs from the date of judgment in the above entitled cause, from the personal property of the judgment debtor, and if sufficient personal property cannot be found, out of real property belonging to the judgment debtor on the day when the judgment was docketed, or at any time there after; and to make return of this execution with what you have done within sixty days after your receipt thereof, or within sixty days from the date of levy, if levy was made within that time.



THIS 13th day of April 20 22

/s/ M Bridget Mayer, Circuit Court Judge

by:	SUTTED			
Clerk/Deputy Clerk	(SEAL)			
Received this execution on the	day of	of	year, at	
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STATE OF SOUTH DAKOTA CIRCUIT COURT, STANLEY CO

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# In the Circuit Court

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58CIV21-16

Sheriff of Stanley County

STATE OF SOUTH DAKOTA CIRCUIT COURT, STANLEY CO

APR 13 2022 UJS 080 Revised 01/2014 ly ( Clerk By_

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In the Circuit Court STANLEY COUNTY Docket Number: 58CIV21-000040-01

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Clerk/Deputy Clerk

Received this execution on the

**Sheriff of Stanley County** 

CIRCUIT COURT, STANLEY CO

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Sheriff

### In the Circuit Court STANLEY COUNTY

Docket Number: 58CIV22-000016-01

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**Court Rendered** 

Circuit Court

**Creditor's Attorney** 

ROBERT T KONRAD

## AND EMEMBARY EMERGINA

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Judgment	\$250,000.00	04/27/2022	04/27/2022 10:11 AM	04/27/2022 10:10 AM
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04/27/2022	EXECUTION ISSUED	MARTIN LINDSTEDT	Stanley	
STATE OF	SOUTH DAKOTA	)		IN CIRCUIT COURT

)SS

**EXECUTION** 

IN CIRCUIT COURT IN MAGISTRATE COURT

#### COUNTY OF STANLEY

THE STATE OF SOUTH DAKOTA TO THE SHERIFF OF STANLEY COUNTY:

You are required to satisfy the above judgment, together with interest and accruing costs from the date of judgment in the above entitled cause, from the personal property of the judgment debtor, and if sufficient personal property cannot be found, out of real property belonging to the judgment debtor on the day when the judgment was docketed, or at any time there after, and to make return of this execution with what you have done within sixty days after your receipt thereof, or within sixty days from the date of levy, if levy was made within that time.



THIS 77th day of April 2022

/s/ Bridget Mayer, Circuit Court Judge

ATTEST:	/s/	Kelly	Caviness	

Clerk/Deputy Clerk

(SEAL)

Received this execution on the

day of

of ______year, at _____

**Sheriff of Stanley County** 

Sheriff

58C1V22-16

UJS 080 Revised 01/2014



Martin Lindstedt pastorlindstedt@gmail.com>

# FW: 22-3025 Stefani Reo v. Martin Lindstedt "clerk order filed denying dismiss case - other"

1 message

Bryan Reo <reo@reolaw.org>
To: Martin Lindstedt <pastorlindstedt@gmail.com>

Thu, May 19, 2022 at 9:48 AM

Sir,

I do not appreciate your delays and your lack of attention to these matters. Your brief will be due soon. Do you intend to brief the appeal or will you abandon it?

Sincerely,

Bryan Reo

Bryan Anthony Reo (#0097470) REO LAW LLC P.O. Box 5100 Mentor, Ohio 44061

(Business): (216) 505-0811

(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3rd Circuit, 6th Circuit, Court of Appeals for the Armed Forces (#37033), United States Air Force Court of Criminal Appeals (AFCCA), and United States Navy-Marine Corps Court of Criminal Appeals (NMCCA).

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Case: 1:21-cv-01809-WHB Doc #: 15-2 Filed: 06/03/22 31 of 32. PageID #: 127

THIS FIRM IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

From: ca06-ecf-noticedesk@ca6.uscourts.gov <ca06-ecf-noticedesk@ca6.uscourts.gov>

Sent: Thursday, May 19, 2022 10:45 AM

To: Bryan Reo <reo@reolaw.org>

Subject: 22-3025 Stefani Reo v. Martin Lindstedt "clerk order filed denying dismiss case - other"

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#### United States Court of Appeals for the Sixth Circuit

#### Notice of Docket Activity

The following transaction was filed on 05/19/2022

Case Name: Stefani Reo v. Martin Lindstedt

Case Number: 22-3025

Document(s): Document(s)

#### **Docket Text:**

ORDER filed: The motion to dismiss for failure to file a brief [9] is DENIED. Defendant's extension motion [8] is GRANTED IN PART, insofar as he shall have until June 20, 2022, to file a brief. In order to promote continued case progress and prompt case submission, defendant is cautioned that any further requests for extension are unlikely to be granted. A reset briefing schedule shall issue separately. (JAC)

#### Notice will be electronically mailed to:

Mr. Bryan Anthony Reo: reo@reolaw.org

#### Notice will not be electronically mailed to:

Martin Lindstedt 338 Rabbit Track Road Granby, MO 64844

The following document(s) are associated with this transaction:

**Document Description: Cover Letter** 

Original Filename: /opt/ACECF/live/forms/JulieConnor_223025_6807180_CoverLetter-Orders.pdf

Electronic Document Stamp:

[STAMP acecfStamp_ID=1105031299 [Date=05/19/2022] [FileNumber=6807180-1] [35f718ff15d2f85049c4f01e2b6cc5 0dff928ef806368571beacca566f87d2d994fac6724528c38f4d86e5d6c06e5fedbb7ba41274f713edd0615500804f55e4]] Recipients:

# Case: 1:21-cv-01809-WHB Doc #: 15-2 Filed: 06/03/22 32 of 32. PageID #: 128

Martin Lindstedt

· Mr. Bryan Anthony Reo

**Document Description:** clerk order filed

Original Filename: 1335---Julie Connor---22-3025 Order Deny Dismiss Grant Brief Ext.pdf

**Electronic Document Stamp:** 

[STAMP acecfStamp_ID=1105031299 [Date=05/19/2022] [FileNumber=6807180-0] [03a053514048891e391b1e4f60e0d0 c0fae9e5b6d9072eaedd648acf53659d35fbe247cfcac523a7a6cc925beef4a25ccc8f6c239a3f7e5ed7581186a982966c]]